## STATE OF SOUTH CAROLINA SECRETARY OF STATE

## ARTICLES OF MERGER BENEFIT CORPORATION

## TYPE OR PRINT CLEARLY IN BLACK INK.

FILING FEE \$110

			omitted pursuant to Se le of Laws, as amend	ections 33-11-105, 33-38- ed:	·210, and 33-38-230					
1.	The name of the surviving corporation is									
2.	of Law	Attached hereto and made a part hereof is a copy of the Plan of Merger (see S.C. Code of Laws, Title 33, Ch. 11). Duplicate copies of the Plan of Merger <u>must</u> be attached in order for this form to be filed.								
3.	Complete the following information to the extent it is relevant with respect to <b>each</b> corporation which is a party to the transaction.									
	(a) Name of the corporation									
	(1)	Pursuant to Section 33-38-230 of the 1976 South Carolina Code of Laws, as amended, the Merger was approved by the affirmative vote of sixty-six and two-thirds percent of the outstanding shares of each class and series of stock of the corporation, voting as separate voting groups, regardless of any limitation in the corporation's articles of incorporation or bylaws of the voting rights of such class or series.								
	(2)	The Plan of Merger was duly approved by shareholders of the corporation as follows:								
Voting Group	_	Number of Outstanding Shares	Number of Votes Entitled to be Cast	Number of Votes Represented at the Meeting	Total Number of Votes Cast For or Against*					
state th	ne total r vith a st	number of undisp	outed votes cast for th	i(a)(3)(ii), the corporation e Plan of Merger separat Plan by each voting group	ely by each voting					

(1) Pursuant to Section 33-38-230 of the 1976 South Carolina Code of Laws, as amended, the Merger was approved by the affirmative vote of sixty-six and two-

(b) Name of the corporation \_\_\_\_\_

		thirds percent of the outstanding shares of each class and series of stock of the corporation, voting as separate voting groups, regardless of any limitation in the corporation's articles of incorporation or bylaws of the voting rights of such class or series.  The Plan of Merger was duly approved by shareholders of the corporation as follows:						
	(2)							
Voting Group	_	Number of Outstanding <u>Shares</u>	Number of Votes Entitled to be Cast	Number of Votes Represented at the Meeting	Total Number of Votes Cast For or Against*			
state the	ne total r with a st	number of undisp	puted votes cast fo	-105(a)(3)(ii), the corpora or the Plan of Merger sepa ne Plan by each voting gr	arately by each voting			
4.		surviving corporation is a benefit corporation governed by Chapter 38, Title 33 of the th Carolina Code of Laws.						
5.	The surviving corporation has the following specific public benefit purpose(s):							
6.	Unless a delayed date is specified, the effective date of this document shall be the date it is accepted for filing by the Secretary of State (see Section 33-1-230(b) of the 1976 South Carolina Code of Laws, amended):							
Date _			<u> </u>					
			Name of Surviving Corporation					
				Signature and Office				
	Type or Print Name and Office							

Name of Corporation

## **FILING INSTRUCTIONS**

- Two copies of this form, the original and either a duplicate original or a conformed copy, must be filed. The Plan of Merger must be attached to each copy. Include a self-addressed stamped envelope to have a filed copy returned to you by mail. 1.
- 2. If the space in this form is insufficient, please attach additional sheets containing a reference to the appropriate paragraph in this form.
- 3. Enclose the fee of \$110.00 payable to the Secretary of State.

Return to:

Secretary of State 1205 Pendleton Street, Suite 525 Columbia, SC 29201